1 2 3 4	MANUELA ALBUQUERQUE, City Attorney MATTHEW J. OREBIC, Deputy City Attorney MOrebic@ci.berkeley.ca.us 2180 Milvia Street, Fourth Floor Berkeley, CA 94704 TEL.: (510) 981-6950 FAX.: (510) 981-6960	SBN 67464 SBN 124491	
5	Attorneys for Defendants Sgt. T. Curtin Officer G. Pon, Officer J. Luna,		
6	Officer K. DeBlasi, and Sgt. J. Louis		
7	SUDEDIOD COUDTS OF ALAN	TEDA COUNTY CALLEODNIA	
8 9	SUPERIOR COURTS OF ALAMEDA COUNTY, CALIFORNIA RENE C. DAVIDSON COUNTY COURTHOUSE		
10	RENE C. DAVIDSON CO	JUNIT COURTHOUSE	
10	FRANK CISNEROS; BEATRICE	NO. RG 07 321085	
12	CISNEROS; KASI CISNEROS,	ANSWER OF DEFENDANTS SGT. T.	
13	Plaintiffs, v.	CURTIN, OFFICER G. PON, OFFICER J. LUNA, OFFICER K. DEBLASI AND SGT. J. LOUIS TO PLAINTIFFS'	
14 15 16	SERGEANT T. CURTIN, DETECTIVE G. PON, OFFICER J. LUNA, OFFICER K. DEBLASI, OFFICER J. LOUIS, OFFICER R. ONCIANO, and DOES 1 through 50,	UNVERIFIED COMPLAINT	
17	Defendants.		
18	Defendants Sgt. T. Curtin, Officer G. Pon (sued herein as Detective G. Pon), Officer J. Luna, Officer K. DeBlasi, and Sgt. J. Louis (sued herein as Officer J. Louis) answer plaintiffs' unverified Complaint by generally denying each and every allegation contained therein pursuant to California Code of Civil Procedure Section 431.30. FIRST AFFIRMATIVE DEFENSE Plaintiffs' Complaint, and each cause of action therein, fail to state sufficient facts to constitute a cause of action.		
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26	Plaintiffs were negligent, reckless and careless in and about the matters alleged in the		
27	Complaint, and such negligence, recklessness and carelessness was the sole and/or contributing		
28	proximate cause of the injuries and damages, if any there were. Therefore, plaintiffs are either		

1	barred from any recovery, or any recovery awarded must be reduced in proportion to the amount	
2	that plaintiffs' conduct contributed to the alleged damages.	
3	THIRD AFFIRMATIVE DEFENSE	
4	Plaintiffs' injuries and damages, if any there were, were not caused by any improper act	
5	by defendant, but by other persons beyond the control of this answering defendant.	
6	FOURTH AFFIRMATIVE DEFENSE	
7	Defendants' actions were privileged under applicable statutes and case law.	
8	FIFTH AFFIRMATIVE DEFENSE	
9	Plaintiffs' state law claims barred by California Government Code sections 815, 815.2,	
10	818, 818.8, 820.2, 820.4, 820.6, 820.8, 821.6, 822.2, 845.2, 845.4, 845.6, and California Penal	
11	Code sections 834a, 835, 835a, and 847.	
12	SIXTH AFFIRMATIVE DEFENSE	
13	Defendants' actions were undertaken with the reasonable belief that said actions were	
14	valid and constitutionally proper, and that therefore, defendants' are entitled to immunity.	
15	SEVENTH AFFIRMATIVE DEFENSE	
16	Plaintiffs failed to mitigate their damages, if any there were.	
17	EIGHT AFFIRMATIVE DEFENSE	
18	The statute of limitations under Government Code section 945.6(a) (1) and Code of Civil	
19	Procedure section 342 bars plaintiffs' state law claims.	
20	WHEREFORE, defendants pray that:	
21	1. the Court give judgment for defendants;	
22	2. the Court award defendants costs of suit herein incurred;	
23	3. that plaintiffs take nothing by their Complaint; and	
24	4. for such other and further relief as the Court may deem proper.	
25	Dated: May 29, 2007 MANUELA ALBUQUERQUE, City Attorney MATTHEW J. OREBIC, Deputy City Attorney	
	WATTHEW J. OKEDIC, Deputy City Attorney	
26	Rv: /c/	
	By: /s/ MATTHEW J. OREBIC, Attorneys for Defendants Sat. T. Curtin, Officer G. Pop. Officer	
262728	By: /s/ MATTHEW J. OREBIC, Attorneys for Defendants Sgt. T. Curtin, Officer G. Pon, Officer J. Luna, Officer K. DeBlasi, and Sgt. J. Louis	